SPECIAL NOTE TO CLERK: INDIGENT FILE STANGE 10 26 COPY REQUIESTED SEE DOCKET V. TARR, SPERA FILED -(INDIGENT INMATES RIGHT TO A FILE STAMPEDOUGHT SERVED UN Peter Jason Helfrich H.D. S.P. JAN - 8 2016 22010 COLD CREEK ROAD INDIAN SPRINGS, NV 89070 CLERK US DISTRICT COURT DISTRICT OF NEVADA UNITED STATES DISTRICT COURT .DEPUTY FOR THE STATE OF NEVADA CASE #: 2:14-CV-01725-RFB-NJK Peter Jason Helfrich Plaintiff, TELEPHONIC HEARING REQUESTED EMERGENCY MOTION FOR AN V.S. JOSEPH HANSON, ENLARGEMENT OF TIME N.O.O.C. ET. AL. TO COMPLETE FINAL AMENDED COMPLAINT DUE TO STATE CREATED IMPEDIMENTS AND NOTICE OF CONTRACT IN APMIRALTY comes Now, MOVANT, Peter Jason Helfrich, WHO RESPECTFULLY MOVES THIS HONORABLE COURT FOR AN EMERGENCY MOTION FOR AN ENLARGEMENT INTIME TO COMPLETE FINAL AMENDED COMPLAINT DUE TO STATE CREATED IMPEDIMENTS AND NOTICE OF CONTRACT IN ADMIRALTY SILENCE IS DATED: 12/23/2015 ACQUIE SCENCE HIXON V. PIXLEY, 15 NEV. 475(1880) EUREKA V. BANK, 35 NEV. 80 (1912) Respectfully Submitted, * THIS MOTION ISX * MADE AND BASED ON Peter Jason Fly (ich # 1111875 *THE FOLLOWING X OF POINTS AND Peter Jason Helfrich AUTHORITIES, AS PRO-SE/I.F.P. WELL AS THE ATTACHED NOTICE OF CONTRACT, AND ALL PLEADING AND OTHER DOCUMENTS

IN THIS CASE

Case 2:14-cv-01725-1799-19918 (CDA) PAUL 1012240 Filed FOLD 12/176 SPage 2 of 26 AND AUTHORITIES AFFIDAVIT OF Peter Jason Helfrich #1111875 1 2 STATE OF NEVADA ss: 3 COUNTY OF CLARK 4 TO WHOM IT MAY CONCERN: I, Peter Jason Helfrich , the undersigned, do hereby swear that all the 5 following statements and descrition of events, are true and correct, of my own 6 knowledge, information, and belief, and to those I believe to be true and 7 correct. Signed under penalty of perjury pursuant to NRS 208.165., 29 u.s.c. 1746 8 (1) THAT: TAKING INTO ACCOUNT THE FACT THAT: 9 (A): 430 @ PAGES OF MEDICAL MENTAL RECORD. I'M ABLE TO 10 TRANSCRIBE ABOUT 5 PAGES IN I HOUR AT THE RATE OF 11 I HOUR PER WEEK, IT SHALL TAKE AT LEAST 1.6 YEARS 12 JUST TO TRANSCRIBE THE 430 DOCUMENTS; NOT 13 FALTORING IN THE "YET TO BE AQUIRED" MEDICAL DOCUMENTS FROM LAKES CROSSING, NEWADA ORAL, ETC. 15 THIS COULD HAVE BEEN EASILY RESOLVED, MAD 16 DEFENDANT'S NOT THWARTED HELFRICH'S ATTEMPT'S TO 17 DISCLOSE / PROVIDE THE AFBREMENTIONED MEDICAL/DENTAL 18 RECORDS TO PLAINTIFF'S LEGAL SECRETARY/POWER 19 ATTORNEY/ROCESS SERVER JERALD L. KENDRICK 20 AS WELL AS ALEXIS PLYNKET, ESQ.; CAUSING 21 HELFRICH DAMAGE BY BEING UNABLE TO COMPLETE 22 THE FINAL AMENDED COMPLAINT BY THE 23 DEADLINE. 24 HELFRICH, ON 12/21/2015 WAS ASSAULTED BY 25 INMATE -SAMUEL DAWES, WHO WAS PREVIOULY 26 CONVICTED OF ATTACKING HIS FORMER CELL MATE; 27 AGGRAVATED BATTERY WITH A DEADLY WEAPON, 28

ATTEMPTED 25-RFB-NJK DOCUMENT 224 Filed 01/13/16 Page 3 of 26 LEWD NESS WITH A 9 YEAR OLD; AND HAS HAD NUMEROUS ORDERS OF PROTECTION FILED AGAINST HIM, TO PROTECT HIS EX-WIFE, AND MINOR CHILDREN.

AFTER BEING ASSAULTED, CO HILL BROKE PROCEDURE AND HAD TWO PORTER'S ROLL UP HELFRICH AND DAWES POSSESSIONS, TO WHICH NUMEROUS ITEMS ARE MISSING, STOLEN, AND/OR MIXED UP.

HELFRICH'S FINAL AMENDED COMPLAZINT; (WHAT HE HAD COMPLETED) IS "MISSING" IN THE TRANSFER FROM 7/C/42 TO UNIT 2/C/22

BETWEEN ISSUES A/E/B, AND
TAKING INTO ACCOUNT THAT THE COURT
HAS YET TO RULE ON HELFRICH'S
MOTION'S AIMED AT RESOLVING
ISSUE A; HELFRICH REQUESTS
AN AMPLE ENLARGEMENT OF TIME
90 DAYS, SO AS TO RE-DRAFT

THE COMPLAINT, AND HOPEFULLY
BY THEN MR. KENDRICK AND MS. PLUNKETT
MAY BE GRANTED THE RIGHT TO
REVIEW AND ASSIST IN THIS
MATTER.

THE ENCLOSED NOTICE OF CONTRACT IN ADMIRALTY IS AIMED AT ASSERTING, PROTECTING AND DEPENDING My constitutional Rights, ETC.; As WELL AS MAKING IT CLEAR WHAT MY FEE SCHEDULE IS SHOULD ANYONE VIOLATE MY RIGHTS, IN HOPES OF RESOLUTING PAST, PRESENT AND FUTURE "ISSUES" WITH DEFENDANT'S SERZAL PATTERN OF VIOLATING MY RIGHTS; HINDERING, HARASSING, VEXING, OBSTRUCTING MY ABILITY TO LITIGATE THIS AND OTHER ACTIONS; KETALIATION, CELLING ME WITH VIOLENT LUNATICS, CHILD MOLESTERS, ETC. WHO ENJOY ATTACKING ME, ETC.

CONCLUSION

IN THE INTERESTS OF JUSTICE, THE COURT SHOULD GRANT THIS MOTION IN ALL RESPECTS.

> SEE ENCLOSED NOTICE OF CONTRACT IN ADMIRALTY

	Case 2:14-cv-01625-RFB FUNT BOCKFIER 227 FILE 019-16-1323618 INMATE NAME: SAMUEL DAWES #: 1115186
	*WHO ASSAULTED
1	AFFIDAVIT OF Peter J, HELFRICH #1111875
_	VSAM DAWES " INFIL OUER GEV
2	STATE OF NEVADA) SIENTE OF NEVADA) SIENTE OF NEVADA) SIENTE OF NEVADA) SIENTE OF NEVADA) Pete Helfrich: 5 / 1/28 LBS
3	COUNTY OF CLARK) Pete Helfrich: 57 /128 LBS
4	TO WHOM IT MAY CONCERN: # 875
5	I, <u>Meter Jason Helfrich</u> , the undersigned, do hereby swear that all the
6	following statements and descrition of events, are true and correct, of my own
7	knowledge, information, and belief, and to those I believe to be true and
8	correct. Signed under penalty of perjury pursuant to NRS 208.165.;28 U.S.C.1746 STATE OF NEVADA DEPARTMENT OF CORRECTIONS DISCIPLINARY CHARGES AGAINST SAMUEL DAWES
9	(1) THAT INMATE IN FORMATION; INMATE NAME: SAMUEL DAWES
10	#1115180 / CURRENT LOCATION: H.D.S.PUI-D-26-A, NC
	OIC#:393618. CHARGES: MJZ: ASSAULT; 66: FIGHTING
11	VIOLATION INFORMATION; CHARGING EMPLOYEE: OFFICER
12	
13	WILMARTH DATE OF INCIDENT: 6/29/2015
14	DATE CHARGES WRITTEN: 6/29/2015
15	CHARGES AND EVIDENCE VIOLATION
16	On June 29, 2015 at approximately 1740, I Co Wilmarth
17	assigned to unit BAB floor was advised by the gun rail co
18	
19	
20	and inmate Wyman (108558) in a verbal confrontation.
21	Inmate Dawes then Struck in mate Wyman in the face
22	with a cup"[] "Medical was notified and responded"
23	DATE OF SERVICE: 7/10/15; RUN DATE: JULY 7,2015,7:55 PM
24	P, l oFl
25	IT IS SO ORDERED: IT IS ORDERED that Plaintiff's Motion 233 to Extend Time to
26	Complaint FINAL Amended Complaint ONLY is GRANTED.
	Complaint.
2	RICHARD F. BOULWARE, II
2	United States District Judge

Case 2:14-cv-01725 18-NO Z DOCS men 200 20 A R Dited 04/13/16 Page 6 of 26 DISTRICT COURT FAMILY DIVISION

CLARK COUNTY, NEVADA

CASE NO.: T131510317 DEPT. NO.: TPO/M

JESICA DAWES ON BEHALF OF WHITNEY DAWES

TEMPORARY ORDER FOR PROTECTION AGAINST DOMESTIC VIOLENCE

(MINOR)
APPLICANT,

DATE ISSUED

VS.

DATE EXPIRES

SAMUEL DAWES

ADVERSE PARTY, 4/26/13

ORDER GRANTED]

THE ORDER WILL REMAIN IN EFFECT UNTIL 11:59 PM [9/26/13/

KEY POINTS REGARDING SECOND TEMPORARY RESTRAINING ORDER L DOMESTIC VIOLENCE J V.S. SAMUEL WIDAWES

> DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

A SHLEY DAWES AND ON BEHALF

CASE NO. : T13150944T

OF AZARIAH DAWES (MINOR) DEPT NOW! TPO \S APPLICANT,

v. S.

TEMPORARY ORDER FOR

SAMUEL W. DAWES ADVERSE PARTY PROTECT ION A GAINST DOMESTIC

VIOLENCE

DATE ISSUED: 08/29/13 DATE EXPIRES: 09/17//3

LORDER GRANTED

* DISTRICT COURT FAMILY DIVISION CLARK COUNTY, NEVADA

Jesica Kathleen DAWes and on behalf of whitney Dawes APPLICANT CASE NO.: T-13-15/03/-T

V. S.

Samuel Warne Dawes ADVERSE PARTY

SEE PAGE 5; # 12: "TO YOUR KNOWLEDGE, HAS THE ADVERSE PARTY EVER BEEN ARRESTED OR CHARGED WITH DOMESTIC VIOLENCE, OR ANY OTHER CRIME COMMITTED AGAINST HIS/HER SPOUSE, PARTNER, OR CHILD (REN)? XYES

1999 fort worth Texas agg. assault with a deadly weapon.

DATED 8-30-2013

BY: Jesica Allred

PACTS

ONCE AGAIN, H.D.S.P. / N.D.O.C. OFFICIALS

PUT MY SAFETY AT RISK FOR THE YTH

TIME SINCE JANUARY 2013, BY ONCE AGAIN

PLACING ME WITH A VIOLENT CELL MATE

WHO THREATENED MY LIFE (12/21/2015)

AND ATTACKED ME; HITTING ME IN

MY RIGHT JAW - FURTHER AGGRAVATING

MY #29 AREA DENTAL PAIN.

(7C34)

MANUEL ("MANNY") MELENDEZ WITNESSED
THE EVENT, TO WHICH MY LIFE WAS THREATENED
BY INMATE DAWES; AND I WAS ASSAULTED
AND FORCED (128 LB. HELFRICH) TO DEFEND
MYSELF AGAINST APPROX 6 300LB &
INMATE DAWES, WHO HAS BEEN CONVICTED
OF ATTEMPTED LEWDNESS WITH A MINOR
(A 9 YEAR OLD GIRL), AGGRAVATED ASSAULT
WITH A DEADLY WEAPON, ASSAULTING AN
INMATE WITH A THICK PLASTIC CUP.

I ALLEGE, THAT M.D.S.P. /N.D.O.C. OFFICIALS ARE PURPOUSLY PLACING ME WITH VIOLENT CELL MATES IN RETALIATION FOR FILING GRIEVANCES AS WELL AS LAWSUITES.

I FURTHER. ALLEGE N.D.O.C. OFFICIALS ARE USING THE LATEST ASSAULT AGAINST ME TO TOSS ME IN THE HOLE, SO AS TO STYMIE MY ABILITY TO LITZGATE THIS, AND OTHER ACTIONS, WHICH IS CAUSING ME DAMAGE, AND SHALL CONTINUE TO CAUSE ME DAMAGE.

I ALSO ALLEGE THAT ON 12/23/2015
THE UNIT 2 CASEWORKER ASKEDAW
NASH IF SHE WOULD ALLOW ME
TO BE UN-HAND CUPFED FROM
WAISTE SHACKLES, SO I WOULD BE
ABLE TO HAND TRANSCRIBE THE
400 & PAGES OF MEDICAL / DENTAL
RECORDS; AND AW NASH DENTED THE
REQUEST, YET I WAS ALLOWED
TO SIGN MY GRIEVANCES UN
CUFFED 12/23/2015.

I ALLEGE A W NASH IS RETALIATING
AGAINST ME FOR MY LITIGATIONS, GRIEUANCES,
ETC. BY REFYSING TO ALLOW ME TO BE UNCUFFED PROM WAIST SHACKLES 12/23/2015, SO
AS TO HINDER, VEX, HARASS, OBSTRUCT, OR IMPEDE
MY ABILITY TO TRANSCRIBE THE YOOD
MEDICAL DENTAL RECORDS NEEDED, SO AS
TO COMPLETE THE FINAL AMENDED COMPLAINT
BY 12/31/2015, AS THE KERSION I WAS WORKING
ON WAS "LOST" WHEN "CO" HILL ORDERED 2 PORTERS EMIKE &
UNKNOWN PORTER TO "ROLL ME UP TO THE HOLE", AFTER
SAMUEL DAWES ASSAULTED ME 12/21/2015

I ALLEGE THAT IT IS OBVIOUS
THE 6 200/300LB & (DAWES) ASSAULTED
HELFRICH (59/128 LBS), VET AW NASH
WON'T ALLOW HELFRICH TO BE UN CUFFED
AT THÉ WAIST TO TRANSCRIBE MEDICAL
RECORDS CRITICAL TO COMPLETING
THE FINAL AMENDED COMPLAINT.
AW NASH HAS GONE OUT OF HER
WAY TO OBSTRUCT HELFRICH'S MEANINFUL
ACCESS TO THE COURTS BY HER OVERT
AND/OR COVERT ACTS AND OMISSIONS.

WITHOUT THE COURTS INTERVENTION TO ORDER N.D.O.C. /H.D.S.P. OFFICIAL'S UN-CYFF HELFRICH SO HE MAY REASONABLY TRANSCRIBE THE MEDICAL/ DENTAL RECORDS; HELFRICH SHALL CONTINUE TO SYFFER DAMAGE.

GIVEN THE "ACCESS" N.N.O.C. OFFICIALS
LIMIT HELFRICH TO, IN REGARDS TO
THE MEDICAL /DENTAL RECORDS IN QUESTION;
IT SHALL TAKE AT LEAST 1.6 YEARS
TO "HAND TRANSCRIBE" THE 430@ MEDICAL/
DENTAL RECORDS, UNLESS THE COURT
ORDERS DEFENDANT'S AQUIRE ALLLIAKES
CROSSING, NEVADA ORAL, ETC.] MEDICAL/DENTAL
RECORDS AND RELEASE COPIES OF SAME

TO LEGAL SECRETARY IPROCESS SERVER!

POWER OF ATTORNEY JERALD L. KENDRITCK,

AS WELL AS ALEXIS A. PLYNKETT, ESQ.;

WHO MAY ENTERTAIN THE POSSIBILITY

OF TAKING MY CASE, AFTER RELIEW

OF ANY/AND ALL MEDICAL/DENTAL

RECORDS.

DEFENSE COUNSEL'S OBSESSIVE
OPPOSITION TO ALLOWING MR, KENDRICK
AND MS, PLUNKETT, ESQ. ACCESS TO MY
MEDICAL /DENTAL RECORDS VIOLATE'S
MY DUE PROCESS RIGHT'S, AS WELL AS,
BUT NOT LIMITED TO MY Unalienable Rights
AS PROTECTED BY THE ORIGINAL Constitution
of 1787, adopted cira 1791, AND/OR THE Honorable.
"Bill of Rights"; AND HER (MISS. ALANIS) OVERT
AND/OR COVERT ACTS AND OMISSIONS ARE
CAUSING ME DAMAGE; AND SHALL CONTINUE
TO CAUSE ME DAMAGE; TO WHICH I HAVE
ADVISED DEFENSE COUNSEL OF MY
FEE SCHEDULE.

Case 2:14-cv-01725-MENIR RACHMEN 224 PHIED BY F3/16 Fage 12 of 26

AND AUTHORITIES, SWORN
UNDER PENALTY OF PERJURY
PURSUANT TO 28 U.S.C. 1746.
AND NOTICE OF CONTRACT
IN ADMIRALTY JURISDICTION

DEFENDANT'S AVERSION TOWARDS HELFRICH'S NUMEROUS ATTEMPTS TO AQUIRE ALL MEDICAL/ DENTAL RECORDS INCLUDING, BUT NOT LIMITED TO: LAKE CROSSING, NEVADA ORAL, DESERT ORAL, ETC., AND TO RELEASE THOSE AFOREMENTZONED MEDICAL / DENTAL RECORDS, TO HELFRICH'S LEGAL SELRETARY PROCESS SERVER POWER OF ATTORNEY JERALD L. KENDRICK, AS WELL AS ALEXIS A. PLUNKETT, ESQ., IS MASKED IN THE CLOAK OF GOOD FAITH; YET IN REALITY DEFENSE COUNSEL IS OBSTRUCTING, HINDERING, FRUSTRATING AND IMPEDING MY ABILITY TO LITIGATE THIS NON-FRIVOLOUS CASE[THIS INSTANT CASE] - WHICH SHALL CAUSE ME TO BE UNABLE TO MEET THE COURTS 12/31/2015. DEADLINE TO COMPLETE THE PROPOSED FINAL AMENDED COMPLAINT - WHICH IS CAUSING ME DAMAGE, AND SHALL CONTINUE TO CAUSE ME DAMAGE. I HAVE THE RIGHT TO RELEASE MY RECORDS TO MR. KENDRICK AS WELL AS MS. PLYNKETT, ESQ. DEFENSE COUNSEL HAS NO RIGHT TO IMPEDE, IMPAIR, OBSTRUCT, NOR PREVENT MY ABILITY TO LITICATE MY CASE, AS I NEED TO, SO I CAN REASONABLY COMPLETE MY

DEEM NECESSARY. THE ACTS AND OMISSIONS OF DEPENSE COUNSEL IS CAUSING ME DAMAGE, AND BY DOING SO-SHE HAS STEPPED INTO HER [MISS ALANIS] IN DIVIDUAL CAPACITY, AND IS IN LOSS OF HER IMMUNITY.

ATTENTION AND WARNING
THIS IS A LEGAL NOTICE AND DEMAND
SWORN UNDER PENALTY OF PERJURY
PURSUANT TO 28 U.S.C. 1746

FIAT JUSTIA, RUAT COLEUM

(LET RIGHT BENDONE, THOUGH THE HEAVENS SHOULD FALL)

[NON WAR POWERS] TO: ALL CITY, COUNTY, STATE,

[ACT FLAG] FEDERAL AND INTERNATIONAL

PUBLIC OFFICIALS & BY AND THROUGH THE

"UNITED STATES "EX. REL.; ET. AL.; THE ATTORNEY GENERAL FOR THE STATE OF NEUADA; THE SECRETARY OF STATE; BY AND THROUGH THE "UNITED STATES" AND NEVADA.

TAKE NOTICE!

TO WHOM IT MAY CONCERN: IGNORANCE OF THE LAW IS NO EXCUSE!

THIS IS A CONTRACT IN ADMIRALTY JURISDICTION TAKE A MOMENT TO READ THIS BEFORE YOU PROCEED ANY FURTHER

I DO NOT WISH TO SPEAK TO YOU ANY FURTHER, UNDER ANY CIRCUMSTANCES EXCLUDING FEDERAL JUDICIAL REVIEW.

THIS TITLE IS FOR YOUR PROTECTION!

I, ONE Peter Jason Helfrich, THE UNDER SIGNED

"living Soul", HEREIN REQUEST THAT YOU PRESENT

ANYTHING THAT YOU SAY TO ME IN WRITING,

SIGNED UNDER PENALTY OF PERJURY, AS

REQUIRED BY YOUR LAW AS SHOWN IN THIS

INSTRUMENT.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

NOTICE TO PRINCIPAL IS NOTICE TO AGENT:

ATTACHMENTS ARE INCLUDED AND ARE PART OF

THIS CONTRACT. THIS NOTICE IS IN THE NATURE

OF A MIRANDA WARNING. TAKE DUE HEED TO

ITS CONTENTS. IF, FOR ANY REASON YOU DO NOT

UNDERSTAND ANY OF THESE STATEMENTS OR

WARNINGS, II IS INCUMBENT ON YOU TO SUMMON

A SUPERIOR STATE OR FEDERAL OFFICIAL, OFFICER,

EMPLOYEE, AGENT, ATTORNEY, SPECIAL PROSECUTOR,

FEDERAL JUDGE, OR ANY OTHER COMPETENT

LEGAL COUNSEL TO INVMEDIATELY EXPLAIN TO

YOU THE SIGNIFICANCE OF THIS PRESENTMENT AS

PER YOUR DUTIES AND OBLIGHTIONS IN

RESPECT TO THIS PRIVATE, FORMAL, STATUTE

STAPLE SECURITIES INSTRUMENT; AS
PER TITLE II U.S.C. 501(a); II U.S.C. 7001, 7013,
AND FEDERAL RULES OF CIVIL PROCEDURE,
SECTIONS 8-A, AND 13-A, THE CLAIM OR
PRESUMPTION THAT I, Peter Jason Helfwich, THE
Living Soul, AM A DEBTOR TO THE "UNITED
STATES" OR ANY OF ITS AGENCIES OR SYBCORPORATIONS IS FOREVER REBUTTED BY THIS
CONTRACT.

THIS REBUTTAL IS A COUNTER CLAIM IN ADMIRALTY*

YOU HAVE THIRTY (30) DAYS TO RESPOND TO THIS

NOTICE OF CONTRACT IN ADMIRALTY

YOUR FAILURE TO DO SO LEAVES YOU IN THE POSITION OF ACCEPTING FULL RESPONSIBILITY FOR ANY AND ALL LIABILITIES FOR MONETARY DAMAGES, AS INDICATED HEREIN, THAT I INCUR BY ANY ADVERSLY AFFECTING INJURIES CAUSED BY YOUR OVERT OR COVERT ACTIONS, OR THE ACTIONS OF ANY OF YOUR FELLOW PUBLIC, STATE OR FEDERAL OFFICIALS, OFFICERS, EMPLOYEES, TUDGES, AGENTS OR ANY OTHER LAW MERCHANTS IN THIS OR ANY OTHER LAW MERCHANTS IN THIS OR ANY OTHER RELEVANT MATTERS AS DESCRIBED HEREIN.

YOU HAVE THIRTY (30) DAYS, FROM THE DATE
THAT THIS DOCUMENT IS RECEIVED BY
THE U.S. DISTRICT COURT CLERK OF NEVADA,
TO RESPOND AND REBUT THE PRESUMPTIONS
POINT BY POINT, ON THE RECORD AND FOR THE
RECORD UNDER PENALTIES OF PERJURY; AND
YOUR FAILURE TO TIMELY REBUT THE STATE
-MENTS AND WARNINGS HEREIN IS ACQUIE
-SCENCE TO MY PRESUMPTIONS.

YOUR PRESUMPTION THAT I, THE UNDERSIGNED,
AM A "CORPORATE" "UNITED STATES"

JURISDICTION ARE NOW AND FOREVER REBUTTED,
YOU HAVE THIRTY (30) DAYS TO REBUT MY

STATEMENTS AS INDICATED HEREIN; OR MY

STATE MENTS STAND AS [TRUTH] TRUE, LAWFUL, AND
LEGAL IN ALL YOUR COURTS AND /OR HEARINGS.

SILENCE IS ACQUIESCENCE.

I, THE UNDER SIGNED, TENDERING THIS DOCUMENT,
AM A Private People of Posterity; A Common Law
Personam Sojourn of Posterity; BY FACT; A living
Soul; A Common Law PERSON, NOT A 14TH AMENDMENT
CITIZEN OR SURETY WITHIN; OR SUBJECT FOR;
OR ALLEGIANCE TO; YOUR Corporate "UNITED STATES;"
OR TO ANY de facto, Compact, Corporate, commercial
States contracting Therein; ONLY TO THE "united
States of America" NONE THELES CARRYING WITH ME

EXCLUSZUE, ORIGINAL; COMMON LAW

JURISDICTION AND VENUE HAVING ONE

SUPreme Court and United States Court of

International Trade. THIS IS A MATTER OF

RECORD, TENDERED BY U.S. MAIL TO THE

U.S.D.C. OF NEVADA; CLERK OF COURT; INCLUDING

BUT NOT LIMITED TO THE ATTORNEY GENERAL

OF NEVADA, EX.REL., ET.AL.

I, THE UNDER SIGNED, NOW TENDERING THIS
LEGALLY BINDING LEGAL Notice and Demand IN
HAND AM NOT SURETY UNDER YOUR CORPORATE
VEIL "COLOR OF LAW VENUE," BEING ACKNOWLEDGED
BY SILENCE AND ACQUIESCENCE OF, BY NOT
LIMITED TO: N.D.O.C. OFFICIALS, EX.REL., ET.AL.;
THE "UNITED STATES", EX. REL., ET.AL., THE
ATT ORNEY GENERAL OF NEVADA, EX. REL., ET. AL.,
ALSO; BUT NOT LIMITED TO ANY STATE, FEDERAL, AND/
OR PUBLIC OFFICIALS, OFFICERS, EMPLOYEES,
AGENTS, CONTRACTORS, ASSIGNS, EMPLOYEES,
SUBSIDIARIES OF YOUR OFFICE, OR ANY OTHER
LAW MERCHANTS INVOLUED, EX.REL., ET.AL.,
REGARDING MY LEGAL NOTICE AND DEMAND
TENDERED BY U.S. MAIL

SILENCE OF CORPORATE OFFICE THE "UNITED STATES"; NEVADA ATTORNEY GENERAL ADAM PAUL LAXALT, N.D.O.C. OFFICIALS, EX.REL., ET.AL. RATIFIES SEVERENCES OF ANY NEXUS OR RELATIONSHIP TO DE facto, corporate, commercial state offices; BEING FRAUDULENT CONVEYANCE BY OPERATING UNDER "COLOR OF AUTHORITY" UPON AFFIANT.

LET IT BE KNOWN THAT I DO NOT AT ANY

TIME WAIVE ANY RIGHTS OR PROTECTIONS, AS

ACKNOWLEDGED BY THE AFOREMENTIONED Constitution

AND/OR Honorable "Bill of Rights," NONETHELESS,

DEMANDING THAT YOU PROTECT THESE RIGHTS

AS YOU SWORE AN OATH TO DO SO.

I ACCEPT YOUR LAWFULLY REQUIRED

Onth of office, BONDS OF ANY TYPE, INSURANCE.

POLICIES, AND PROPERTY OF ANY TYPE, FOR

MY PROTECTION AND MAKING WHOLE.

FURTHER MORE, SHOULD YOU WITNESS ANY
PUBLIC OFFICERS AT THIS TIME, OR ANY
TIME PAST, PRESENT OR FUTURE VIOLATING
ANY OF MY RIGHTS OR PROTECTIONS, IT IS
YOUR SWORN DUTY COF OATH) TO IMMEDIATELY
ARREST, OR HAVE THEM ARRESTED, YOU ARE
LEGALLY REQUIRED TO CHARGE THEM AS
YOU SHOULD ANY LAW BREAKER, REGARDLESS

OF OFFICER'S TITLE, RANK, UNIFORM,
CLOAK, BADGE, POSITION, STATURE OR
OFFICE, OR YOU SHALL HENCEFORTH BE
ACCOUNTABLE FOR MONETARY DAMAGES FROM,
BUT NOT LIMITED TO, YOUR MONETARY
LIABILITY, YOUR CORPORATE BOND, YOUR LAW
REQUIRED PRIVATE BOND, COMPENSATORY COST(S),
PUNITIVE PROCUREMENTS, AND SANCTIONED-BYATTORNEY ATTRIBUTIONS.

NOTE: A TRUE AND CORRECT COPY OF THIS
Statute Staple Securities Instrument IS SAFELY
DEPOSITED IN THE U.S.D.C. CLERK OF COURT
[NEVADA]. IT IS MY POLICY TO PRESENT
THIS DOCUMENT TO ANY OFFICER, OFFICIAL,
EMPLOYEE, AGENT, REPRESENTATIVE, OR ANY
OTHER LAW MERCHANT, THAT HAS INTERACTION
WITH ME.

I HAVE A LAWFUL RIGHT TO TRAVEL, BY
WHATEVER MEANS, VIA LAND, SEA, OR ADR,
WITHOUT ANY OFFICER, OFFICIAL, AGENT,
EMPLOYEE, ATTORNEY, JUDGE, OR ANY OTHER
LAW MERCHANT WILFULLY CAUSING ADVERSE
AFFECTS OR DAMAGES UPON ME BY AN ARREST,
DETAIN MENT, RESTRAINT, OR DEPRIVATION.

I WILL BE GRANTED THE STATUS AND TREATMENT OF A COMMON LAW LIVING SOUL, A

Case 2-14-cy-01725-RFB-NJK Document 224 Filed 01/13/16 Page 20 of 26 FORE IGN DIPLOMATOBY ALL CUSTOMS OF FICTALS.

THIS DOCUMENT OR THE DEPOSITED COPY BECOMES AN EVIDENTIARY DOCUMENT CERTIFIED HEREIN, AS IF NOW FULLY RE PRODUCED, SHOULD ANY COURT ACTION BE TAKEN UPON INE AS CAUSED BY YOUR OFFICIALS, OFFICERS, EMPLOYEES, AGENTS, LAWYERS; JUDGES, OR ANY OTHER LAW MERCHANT'S IN VOLVED; EX. REL., ET. AL.

YOU HAVE THIRTY (30) DAYS TO REBUT MY STATEMENTS AS INDICATED HEREIN; OR MY STATEMENTS STAND AS TRUE, LAWFUL, AND LEGAL IN ALL OF YOUR COURTS, AND/OR HEARINGS. SILENCE IS ACQUIESCENCE

EUREKA V. BANK, 35 NEV. 80(1912)

HIXON V. PIXLEY, 15 NEV. 475 (1880)

(AVERMENT OF A MATERIAL FACT: FAILURE TO DENY IT)

(MADE IT UN NECESSARY TO PROVE IT. N.R.C.P.861)

THIS LEGAL AND TIMELY NOTICE; DECLARATION AND

DEMAND IS PRIMA FACIE EVIDENCE OF SUFFICIENT

NOTICE OF GRACE. THE TERMS AND CONDITIONS OF

THIS PRESENTMENT AGREEMENT ARE QUASI-CONTRACT

UNDER THE UNIFORM COMMERCIAL CODE AND FAIR

DEBT COLLECTIONS PRACTICES ACT. THESE TERMS

AND CONDITIONS ARE NOT SUBJECT TO ANY OR ALL

IMMUNITIES THAT YOU MIGHT CLAIM; SHOULD YOU

IN ANY WAY VIOLATE MY RIGHTS OR ALLOW VIOLATIONS

BY OTHERS.

YOUR CORPORATE COMMERCIAL ACTS AGAINST ME OR MINE ARE ULTRA VIRES AND INJURIOUS BY WILFUL AND GROSS NEGLIGENCE [ALL PAYMENTS MAY BE MADE BY U.S. FEDERAL RESERVE NOTES / LAWFUL U.S. DOLLARS?

THE LIABILITY IS UPON YOU, AND/OR YOUR RESPONDENT SUPERIOR(S), AND UPON OTHERS INCLUDING ANY AND ALL LOCAL; COUNTY, STATE, REGIONAL; FEDERAL, MULTIJURIS DICTIONAL; INTERNATIONAL AND/OR CORPORATE ACTING WITH YOU, AND SAID LIABILITY SHALL BE SATISFIED JOINTLY AND/OR SEVERALLY AT MY DISCRETION.

YOU ARE SWORN TO YOUR DATH OF OFFICE, AND I ACCEPT YOUR DATH OF OFFICE, AND I ACCEPT YOUR DATH OF OFFICE, AND YOUR RESPONSIBILITY TO UPHOLD THE RIGHTS OF ME AND MINE.

Case 2:14-cv-0 18715- REBINAN COO CINCLES TO FIRE SOS LEGISLES Page 21 of 26

WITH LEVIES AND LIENS UPON VIOLATIONS

*SMALL BE :

- QUNLAWFUL ARREST, ILLEGAL ARREST, OR RESTRAINT, OR DISTRAINT, TRES PASSING /TRES PASSING WITHOUT A LAWFUL, CORRECT AND COMPLETE YTH AMENOMENT WARRANT: \$10,000.00[TEN THOUSAND DOLLARS, PAID AS NOTICED] PER OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE OR AGENT, OR ANY OTHER LAW MERCHANT IN VOLVED; EXERCIPAL.
- DENIAL AND/OR ABUSE OF DUE PROCESS: \$ 10,000.00 [TEN THOUSAND]

 DOLLARS, PAID AS NOTICED] PER OCCURRENCE, PER STATE OR FEDERAL

 OFFICIAL, OFFICER, EMPLOYEE, OR AGENT, JUDGE, ATTORNEY, OR ANY

 OTHER LAW IMERCHANT INVOLVED, EX. REL., ET. AL.
- 3 ASSAULT OR ASSAULT AND BATTERY WITHOUT A WEAPON: \$50,000.00 [FIFTY-THOUSAND DOLLARS, PAID AS NOTICED] PER OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE OR AGENT, OR ANY OTHER LAW MERCHANT INVOLVED, EX. REL., ET. AL.
- ASSAULT OR ASSAULT AND BATTERY WITH A WEAPON: \$150,000.00

 [ONE HUNDRED FIFTY THOUSAND DOLLARS, PAID AS NOTICED] PER OCCURRENCE,

 PER STATE OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE OR AGENT, OR

 ANY OTHER LAW MERCHANT IN VOLVED, EX. REL., ET. AL.
- (5) UN FOUNDED ACCUSATIONS BY JUDGES, OFFICERS AND OR CLERKS
 OF THE COURT, PROSECUTORS, ATTORNEYS; ATTORNEY GENERALS; STATE OR
 FEDERAL OFFICIALS, OFFICERS, EMPLOYEES OR AGENTS; OR
 UNLAWFUL DETERMINATION BY JUDGES, OFFICERS OR CLERKS OF THE COURT,
 OFFICIALS, OFFICERS, EMPLOYEES, OR AGENTS, OR ANY OTHER
 LAW MERCHANTS INVOLVED, EX. REL., ET. AL.
- (B) REFUSAL OF LAWFUL BAIL MENT, AS PROVIDED BY THE AFOREMENTIONED CONSTITUTION AND LOR, HONOR ABIL "BILL OF RIGHTS" \$ 10,000.00 ETEN THOUSAND DOLLARS, PAID AS NOTICED], PER DAY OF CONFINEMENT TO BE PRORATED BY THE HOUR
 - AS PER TRAFFICANT V. FLORIDA, PER OCCURRANCE, PER OFFICIAL (STATE OR FEDERAL), OFFICER; EMPLOYEE, AGENT, JUDGE, OR ANY OTHER LAW MERCHANT INVOLVED, EX. REL. ET. AL.
 - O UNNECESSARY RESTRAINT: \$5,000.00 [FIVE THOUSAND DOLLARS, PAZO AS NOTICED] PER OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, INVOLUED, EXREL., ET.AL.

CASE PHILODERSTRIENTENDENDINGHIARA SACE OUGS/LOTINGETENDES, DENYING OR DELAYING, FRUSTRATING OR IMPEDING MY MEANING-FUL ACCESS TO THE COURTS; MEDICAL AND/OR DENTAL RECORDS; INDIGENT *LEGAL SUPPLIES, ENVELOPES, PENS, PAPER, PHOTO COPIES, FOR EVERY AND TO A ** PHYSICAL** LAW LIBRARY WITH PHYSICAL ** COMPUTER ACCESS TO LEGAL RESEARCH: \$500,00 PER OCCURRANCE, PER DAY, PER STATE OR FEDERAL OFFICIAL, INVOLVED, EX. REL, ET. AL.

OBSTRUCTION OF JUSTICE: \$10,000.00 [TEN THOUSAND DOLLARS, PAID AS NOTICED] PER OCCURRENCE, PER STATE OR FENERAL JUDGE, OFFICER, EMPLOYEE, AGENT, OR ANY OTHER LAW MERCHANT INVOLVED, EX. REL., ET. AL.

- (10) UNLAWFUL DISTRAINT, UNLAWFUL DETAINER, OR FALSE
 IMPRISON MENT: \$1,500.00 [ONE THOUSAND FIVE HUNDRED DOLLARS,
 PAID AS NOTICED], PER STATE OR FEDERAL OFFICIAL(S),
 OFFICERS, EMPLOYEES, AGENTS, OR ANY OTHER LAW MERCHANTS
 INVOLUED, EX. REL, ET. AL., PLUS 8.9% (% PERCENT ANNUAL INTEREST),
 PLUS DEFAULTS, AND OTHER FINES DEEMED JUSTIFIABLE.
- (1) RECKLESS ENDANGERMENT, FAILURE TO I DENTIFY AND/
 OR PRESENT CREDENTIALS AND/OR FAILURE TO CHARGE
 WITHIN 48 (FORTY-EIGHT) HOURS AFTER BEING DETAINED:
 \$10,000.00 [TEN THOUSAND DOLLARS, PAID AS NOTICED] PER
 OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, OFFICER,
 EMPLOYEE, AGENT; OR ANY OTHER LAW MERCHANT INVOLVED,
 EX.REL., ET.AL., PLUS 8.9% (PERCENT ANNUAL INTEREST)
 PLUS DEFAULTS, AND OTHER FINES DEEMED JUSTIFIABLE.
- (2) DISRESPECT BY A JUDGE, OFFICER OR CLERK OF THE COURT, ATTORNEY, ATTORNEY GENERAL, STATE OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE, AGENT, OR ANY OTHER LAW MERCHANT INVOLUED; EX.REL., ET.AL.: \$2,500.00 [TWO THOUSAND FIVE HUNDRED DOLLARS, PAID AS NOTICED], PER OCCURRENCE, PER STATE OR FEDERAL OFFICER, EMPLOYEE, A GENT, OR ANY OTHER LAW MERCHANT INVOLUED, EX.REL., ET.AL.

- (3) THREAT, 200 ER 250 BTDENNING PARTY AND THE BILLIAGE SOF 26

 EXTORTION, RETALIATION; BY ANY JUDGE, OFFICER OR

 CLERK OF THE COURT, ATTORNEY, ATTORNEY GENERAL;

 STATE OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE,

 \$ 10,000.00 LTEN THOU SAND DOLLARS, PAID AS NOTICED]

 EMPLOYEE, ATTORNEY, AGENT, OR ANY OTHER LAW MERCHANT INVOLVED, OFFICIAL, OFFICER,

 EX.REL., ET. AL.
- (14) ANY MALFEASANCE BY OFFICIALS, STATE OR FEDERAL OFFICIALS, OFFICERS, EMPLOYEES, AGENTS, JUDGES, ATTORNEYS, PROSECUTORS, OR ANY OTHER LAW MERCHANT INVOLVED, EX. REL, ET. AL.; THUS INSTANTLY THUS LOSING THEIR OFFICE, AND VACATING THEIR OFFICE, PAID AS NOTICED PER OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, OTHER LAW MERCHANT INVOLVED, EX. REL., ET. AL.
- SUBVERTING MY RIGHTS [CONSTITUTIONAL, FAMILY AND OR PARENTAL RIGHTS; OR HUMAN RIGHTS AND OR GOD GIVEN RIGHTS, AS EXPRESSED IN THE HONORABLE "BILL OF RIGHTS"; SUCH AS, BUT NOT LIMITED TO THE RIGHT TO LIFE, LIBERTY AND THE PURSUIT OF HAPPINESS, THE RIGHT TO BARE ARMS; U.S.C.A. 1,2,3,4,5,6,7,8,9,10,11, 12,13,14,ET.AL.] INTO PRIVILEGES AND ARBITRARILY DOLLARS, PATO AS NOTICED PER DAY, PER OCCURRENCE, PER STATE PROSECUTOR, OR ANY OTHER LAW MERCHANT INVOLVED, EX. RELIGITAL.
- COERCION OR ATTEMPTED COERCION OF THE NATURAL MAN OR WOMAN TO TAKE RESPONSIBILITY FOR THE CORPORATE STRAWMAN A GAINST THE NATURAL MAN OR WOMAN: \$10,000.00 LTEN THOUSAND DOLLARS, PAID AS NOTICED PER OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, OFFICER, ANY OTHER LAW MERCHANT IN VOLVED, EX. REL. 9ET. AL.
- [7] DENIAL, DELAY OF MEDICAL AND/OR DENTAL CARE; INCLUDING, BYT NOT LIMITED TO: PERIODONTAL TREATMENT [RESTORATIVE, PREVENTATIVE, ELECTIVE, COSMETIC, ETC.]; EXTRACTIONS [DUE TO TOOTH PAIN AND SENSITIVITY TO HOT OR PARTIALS; GUM [PERIODONTAL] POCKET AND TISSUE REPAIR; GINGIVITIS MOUTH WAS H, ETC.: \$1,500.00[ONE THOUSAND FIVE HUNDRED OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE, AGENT, ATTORNEY LAW MERCHANT IN VOLVED, EX.REL, ET.AL.

COUNTERFEITEN STATUTE FIST AND SECURE AND DOLLARS,
INSTRUMENTS: \$10,000.00 [TEN THOUSAN DOLLARS,
PAID AS NOTICED] PER OCCURRENCE, PER STATE
OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE, AGENT,
OR ANY OTHER LAW MERCHANT INVOLVED, EXIREL, ETAL.

UNLAWFUL DETENTION OR INCARCERATION: \$1,500.00

LONE THOUSAND FIVE HUNDRED DOLLARS, PAID AS NOTICED]

PER OCCURRENCE, PER STATE OR FEDERAL OFFICIAL, OFFICER,

EMPLOYEE, AGENT, OR ANY OTHER LAW MERCHANT INVOLVED, EX, REL., ETIAL.

[20] IN CARCERATION FOR CIVIL OR CRIMINAL CONTEMPT OF COURT WITHOUT LAW FUL, DOCUMENTED-IN-LAW, AND VALID REASON: \$2,500.00 [TWO THOUSAND FIVE HUNDRED DOLLARS, PAID AS NOTICED] PER DAY, PER JUDGE, PER ATTORNEY, PROSECUTOR, ATTORNEY GENERAL, PER STATE OR FEDERAL OFFICIAL, OFFICER, EMPLOYEE, A GENT, OR ANY OTHER LAW MERCHANTS IN VOLVER, EX. REL.

CAVEAT

The aforementioned charges are billing costs deriving from, but not limited to, Uniform Commercial Codes and Fair Debt Collection Practices Act and this contract. These charges shall be assessed against persons, governmental bodies, and corporate entities supra, or any combination thereof when they individually and/or collectively violate my natural and/or civil rights as an American by declaration. The aforementioned Constitution and/or the Honorable "Bill of Rights" establishes jurisdiction for you in your normal course of business. All violations against me, the undersigned, will be assessed per occurrence, per officer, representative, or agent of any agency that is involved in any unlawful action against me.

By your actions, you shall lack recourse for all claims of immunity in any forum. Your officers' knowing consent and admission of perpetrating known acts by your continued enterprise is a violation of my rights. This Statute Staple Securities instrument exhausts all state maritime Article 1 administrative jurisdictions and protects my Article III court remedies including but not limited to Title 42 U.S.C.A, Title 18 U.S.C.A., Title

IGNORANCE OF THE LAW IS NO EXCUSE!

I, one, I Son He III. the undersigned, am the principal; and you are the agent! Fall not to adhere to your oath, lest you be called to answer before one God and one Supreme Court Exclusive Original Jurisdiction, which is the court of first and last resort, not excluding my "Good Faith (Oxford) Doctrine" by my

This Statute Staple Securities Instrument is not set forth to threaten, delay, hinder, harass, or obstruct, but to protect guaranteed Rights and Protections assuring that at no time my Unallenable Rights are ever waived adainst my will by threaten durant and applied to the state of the stat

against my will by threats, duress, coercion, fraud, or without my express written consent of waiver. None of the statements contained herein intend to threaten or cause any type of physical or other harm to anyone. The statements contained herein are to notice any persons, whether real or corporate, of their potential, personal, civil, and criminal liability if and when they violate my Unallenable Rights as protected by the original Constitution of 1787, adopted circa 1791, and/or the Honorable "Bill of Rights." A bona fide duplicate of this paperwork is safely archived with those who testify under oath that it is my standard policy to ALWAYS present by implication of said presentment, this notice has been tendered by way of U.S. MATL

by implication of said presentment, this notice has been tendered by way of U.S. MAIL SECRETARY OF STATE NEVADA. This is prima facie evidence of your receipt and acceptance of this presentment in both your corporate and individual capacity, jointly and severally for each and all governmental, political, and corporate bodies. Any other individuals who have been, are, or hereafter become involved in the instant actions or any future actions against me shall only correspond to me in writing while signing under penalty of perjury pursuant but not limited to Title 28 U.S.C.A. § 1746. This document is now on record in the office CLARK COUNTY, NEVADA, supra.

D. R. S. OFFICE NYE

COURTY, NEVADA, SUPRA; NYE COUNTY CLERK OF THE 5TH JUDICIAL DISTRICT COURTS OFFICE; SECRETARY OF STATE (NEVADA), ON N. CARSON ST., NV 89701

OF THE CLERK; SUPRA.,

DON H. TWIGTMEYER, ESQ .: 2 STATE STREET, SUITE 1000, ROCHESTER,

CLARK COUNTY RECORDER, SUPRA, 500 S. GRAND CENTRAL PKWY, NV 87/55.

ONTARIO COUNTY SURROGATE COURT, OFFICE OF THE CLERK CANANDAIGUA, NY 14424-1447

U.S. DEPART MENT OF STATE; ATTENTION: SECRETARY OF STATE 2201 C. STREET N.W. WASHINGTON, DC 20570

"THE UNITED STATES"

ACLU: 915 15TH STREET N.W. WASHINGTON, DC 20005

c.c.:

C.C.T

	CERTFICATE OF SERVICE BY MAILING
2	I, Reter Jason Helfrich hereby certify, pursuant to NRCP 5(b), that on this 23
3	day of <u>December</u> , 2015, I mailed a true and correct copy of the foregoing, " <u>EMERGENCY</u>
4	MOTION FOR AN ENLARGEMENT OF TIME TO FIMEND COMPLAZAT"
5	by depositing it in the High Desert State Prison, Legal Library, First-Class Postage, fully prepaid,
6	addressed as follows: FOR ELECTRONIC SERVICE PURSUANT
7	U.S.D.C. CLERK OF COURT N.E.F.R.9(e)
8	333 Las Vegas Blud South
9	LV, NV 89101
10	
11	•
12	
13	
14	
15	SWORN UNDER PENALTY OF PERJURY PURSUANT TO ZEUS,C
16	FURTHER AFFICANT SAYETH NAUGHT.
17	CC:FILE
18	·
19	DATED: this 23 day of NECEMBER 2015.
20	A THUE
21	Vielar Clason Olygua G Peter J. Helfrich #1111875
22	/In Propria Personam
23	Post Office box 650 [HDSP] Indian Springs, Nevada 89018 IN FORMA PAUPERIS:
24	
25	5
20	5
2	7
29	